### LODGE MEETINGS. A. Y. M.

HARTFORD LODGE, NO. 156.

Meete third Monday night in each nouth. JiHIN P. TRACY, W. M. BAM E. HILL, Secty.

### R. A. M.

KEYSTONE CHAPTER, NO. 110. Moete eccoud Monday night in each menth. M. R. W. H. MOORE, H. P. Comp. H. WEINSHEIM MER, Sec.

I.O.O.F.

HARTFORD LODGE No. 158.

Meets in Taylor Itall, in Hartford, Ky , on the Second and Fourth Saturday evenings in each mouth. The fraternity are cordially invited to visit us when con-Venient for them to do so
L. BAGRETT, N. G. WM. PHIPPS, SEC.
B. P. BRERYMAN, D. D. 13. M.

I.O.G. T.

HARTFORD LODGE NO. 12.

Mosts in Taylor Hall, Hartford, Ky every l'hursday evening. A cordial invider to vieit us, and ell euch will be made

I. BARRETT, W. C. T CLAUDE J. YAGER, W. Sect. G. B. WILLIAMO, L D.

REHEY P. MORSEST. OAM. O. OILL.

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# THE HARTFORD HERALD.

"I COME, THE HERALD OF A NOISY WORLD, THE NEWS OF ALL NATIONS LUMBERING AT MY BACK."

VOL. 2

PUBLISHED WEEKLY ST JOHN P. BARRETT, Proprietor.

HARTFORD HERALD.

Terms of Subscription One Dollar and Fifty Cents in Advance.

Lawa Relating to Newspaper Subscription and Arrears.

In response to a request, we give the law as it stands relating to newspapers nd subscribers :

Subscribers who do not give express notice to the contrary, are considered wishing to conlinue their subscription.

If subscribers order the disconlinuance of their periodicals, the publisher mey con-tinue to send them till all arreareges are

. If subscribers neglest or refuse to take their periodicals from the office to which they are directed, they are held resposible until they have settled their hills, and ordered them disconlinued.

. If subscribers move to other places without informing the publisher, and the papers are sent to the former direction, they are held . Any person who receives a nawspaper and or not, is held in law to he a subscriber.

6. If subscribers pay in advance, they are bound lo give nolice lo the publisher, at the end of their time, if they do not wish to

continue taking It; otherwise the publishe is anthorised to send it on, and the subscrib-er will be responsible until express nelice with payment of all arrears is sentto pay

### [For the Herald.] DECEMBER.

He has come again and he sweeps along, The wind in rapid might; We hear him howling among the woods He sweeps from the stars their light; We hear his voice as he rolls along. Borne from the icy north;

And we feel it shake to his fearful wing This old and crazy earth. We have had the epring in its light and bloom,
The hitle and fields all flowers;

And the lovely light of the deep blue sky And all its sweets were ours; The summer came too, in matron grace And the world smiled as she moved; And the summer blessed as as she can bless She hath loved us and was beloved.

And the pleasant autumn passed along. And a witching power the hail; As round the heart she flung her chain, Till its very bliss was sad; Over the leaves, over the flowers, Cast to the earth along; She sung a eweetly plaintive note; And her heart joined with her song.

But here we have and he comes in wrath The tyrant of the year; And he breather from his furious lips, The snowy flakes and the ice severe; And over the hills over the fields, He flies with rapid wing;

And he chains the brooks and withers up All that danced to the touch of spring

Yet is he not surely without his charm, For see where he drives along. Lol in what clouds he wraps himself, And harkl to his thunder song; He bows the forest with his fierce breath He opreads himself on the brooks And the ripples pause in their boist'rons

joy, Or rage in their hidden nooks.

He sifts the snow o'er the far off field And the hills, till they whiter are; He decks the forest with all the fires, That live in the rainbow's glare He brings us to, the thoughts of home, For we gather the hearth-stone round And here while his voice is heardwithout Are love and its blessings found.

Oh, forget not now such as chrink away From the wind that howls along The homeless and poor that shuddered

As they hear from on high his song. Let such feelings as make the heart That feels for its brother's woe, Lead ue to send to the God of storms. A prayer for earth's wretched now.

So shall the winter coming on Furious and driving by, Inspire with thoughts of joy and wake Each social symvathy; And further bless the heart with thought That yearn for our human kind, Tili we learn to welcome the God ofstor And the howl of the wintry wind.

HAYES'. LOUISIANA STEAL.

MADELEINE

Hon. Jeremiah S. Black Gives His Opinion About 1t-A Strong Document. Which Cuts into the Rotten Carcass of the "Party of Moral Ideas."

A Monstrous, Unmitigated, Palpabl Fraud.

TO THE EDITOR OF THE WASHING TON UNION: I comply with the request to state my views concerning the electoral vote of Louisiana, in the hope that I may thereby do some little these goods kept constantly on hand, and will service to the cause of peace, good order, and honest government.

By the Federal Constitution and the laws of Louisiana the people of that State in their primary capacity (and they only) have a right to appoint electors of president and vice president. This power has been ex weel, feathers, eggs or batter. Will also ent and make elething la the latest style and on the most reasonable terms. Remember the places. Market street, next door to Hartford Hease.

\*\*Y-al-6-m\*\*

Weel, feathers, eggs or batter. Will also ent and on the most reasonable terms. Remember the places. And in the way prescribed by law. In accordance with the rule of all elective governments, the intent and will of the whole people as a body is spoken by the majority of the ballots. They did appoint the Tilden candidates. Their decision to that effect was spoken by a large majority in the preecribed way, with loud emphasis.

Nevertheless, certain State officers their duty on such occasions; it is op- fact be shown against the certificate, latter rule applies only to private par means of a certificate from the returof notoriously-bad character have conspired among themselves and with ing men in the past, as well as in the roneous, but void. If the vote comes other evil-disposed persons to himler and prevent the appointees of the in the words of the Constitution; it is be electors, but who in truth have nev- turns. It has never been held that an of conclusive. But being known to be a people from performing the duties assigned to them by their constituentsto organize an electoral college composed of other persons having no authority except what they derive from the frauduleut favor of the conspirators themselves. All! this is done to the extent and with the design that a false vote, concocted by a bogus body, may be sent up, cast and counted as if it were (what it is known uot to be) the true vote of the State, ecrtified by the true electors. If it be so received and treated by the other States and their representatives, then a rule is established which takes the power of choosing our chief magistrate out of the hands in which the Constitution is supposed to have placed it, without reservation, to any combination of swindlers who may, by fraud, or force,

What I have here said is a very moderate statement of the case as alleged by the Democrats of Louisiana, and by other perfectly reliable gentlemen, who have carefully investigated the subject. They declare that they can prove the averments here made, with aggravations tending to deepen very much the criminal coloring of the acts done- and contemplated by their adversaries. I assume that they will in due time furnish to Congress and to the country such proofs as will justify these allegations and establish

or accident, get the machinery of a

State government into their possession.

If this be submitted to without oppo-

sition, and as a wrong for which there

is no legal remedy, it is not probable.

we will ever have an honest election

their truth. The question then arises whether there is or is not some legal authority by which this frightful wrong can be remedied. If the Constitution has not given to somebody the right to arrest a fraud before it defeats their compel obedience by their own physical force, or else surrender their right of self-government altogether. A construction of the law which logically leads to such a conclusion can not be the true oue. In England a disputed title to the crown can only be determined by eivil war. But surely our wise forefathers did not intend to put themselves or us-their posterity-in that forlorn condition. They certainly meant that a spurious claim to the presidency should be set aside in some peaceable way by a judgement whose authority all must respect, and without a resort to the ultima ratio regum.

In opposition to this view of the case there are those who seem to expect that Gen. Grant will take it upon himself to settle the controversy with the aid of the army. In ordinary times this notion might be treated with derision. But our president for the time being has superintended State elections with the bayonet, seated governors who were uot elected, tumbled legislative bodies out of their halls, and done divers other things which show that he has very curious views of his own powers and duties. Still it is not likely that he will carry things to the point of making war upon the people for electing Tilden, or upon their representatives for refusing to count fraudulent votes in favor of Haves. On the contrary, it is to be hoped most devoutly that when Tilden is declared by the proper authority to be duly and constitutionally elected he will cease entirely from all lawless meddling with the business, and respond favorably to our earnest and heartfelt prayer for peace. "Let | the State officers, if it be in due form,

Those who desire to make this par. as infallibly true, and can not be questicular fraud successful, and to estab- tioned or disputed. This is true doubtlish a precedent which will make fraud less. Congress is not a national returnomnipotent hereafter, take the bold ing board, and can not sit to hear apbe a certificate of the electoral vote if State—can not rejudge the justice done criminal law from Coke to Wharton. sent up to the president of the Senate by the State authorities, or correct their and by him opened in the presence of errors. The decision, if it be a deboth houses, must be taken as infallicision, of the State authorities is as bly true-subject to no scrutiny and conclusive and binding on all the square conflict with the uniform prac- judgement of a court of last resort upwith the rules which they have delib. diction.

posed by the opinious of great lead- which proves it to be not merely crright of the people to be protected by their representatives against impos ture and villainy.

The duty assigned to the president f the Senate is very simple. The ertificates being sent to him, he must keep them in faithful custody and close under seal, until the day of open ng, and then he must open them in the resence of both houses. When that is done, his special function is finished. Because he keeps the packages containg the certificates, and is authorized break the seals on a day fixed, is he, therefore, to pass upon their validity and force the houses to receive and count them, contrary to their convictions of justice and truth? It might as well be said that the messengers who bring them up have this kind of power.

The votes being opened, shall then

e counted. The Constitution does

ot say in express words, by whom the count shall be made. But the rule of constitution which gives the authority to the houses and withholds it from the president of the Senate is very plain. Judicial power is never inferred from the bestowal of a ministerial duty. When a written law requires evidence to be produced, the weight and value of it is always to be decided, not by the efficer or person who brings it, but by the one to whom it is brought, and efore whom it is laid. Else why bring it at all? A habeas corpus law command that the sheriff shall bring the body of the prisoner before the court or a judge, together with the cause of his detention, and requires that the prisoner shall then be bailed, remanded, or discharged, as justice may require. By whom? Certainly by the court, and certainly not by the sheriff. An executor shall lay his ed or modified. The statute does not say by whom the decree shall be made but it is absurd to suppose that it can be made by anybody except the cliancellor. Depositions taken in a foreign country, under a commission or letters ogatory, are hy statute to be sent under seal to the clerk of the court, who shall open them in presence of the court when the cause is called. Does that give the clerk power to pass udgement upon them? These supposed cases are given for the mere puroose of illustration, and they show hy clear analogy that the votes of the States for president and vice president

are to be counted by the houses-

The right, power and duty of the

For certain reasons, which will

It is claimed that the certificate of

counted in their presence, in their sight and hearing, under their supervision and control-and truly counted according to their judgment and conthe States only, which, of course, covers and includes the duty of rejecting false votes from their count, if it be known that spurious votes have been placed among them by accident or de of another's right. If the Returning given presently, it is plain to us that in case of disagreement between the the Senate must prevail in regard to the vice presidency and that of the House on the presidency. Before coming to that, however, we are to consider upon what grounds either house, or both together, can act in rejecting a vote.

us liave peace."

utterly at variance with the reason of er been appointed as such according to certainly be treated as a nulity. Men can not constitute themselves electors nor be constituted by anybody else except the proper appointing power. Suppose the power of appointment to be in the Legislature. The Legislature, in the prescribed manner and at the proper time, makes its appointment by a clear majority of its votes, which are duly recorded and certified by its officers. Yet the governor, not only without the consent of the Legislature, but in defiance of its expressed will to the country, fixes up a different set of men as an eletoral college, and gets them to east their vote as the vote of the State. Is there an honest man in the country who would be willing to promote the object of such a proceeding by counting the vote of such pretended electors? The case under consider ation is precisely analagous to this. Here the power to appoint is in the people who have exercised it; their votes are counted and recorded decisively showing their designation of certain persons as their appointees. But the governor dishonestly takes upon himself and seven associates the duty the State. If this be not a mere bogue college of electors what would it

> the State what is to hinder any other eight men from doing the same thing? The right of Congress to throw ont the vote of persons not duly appointed has never been denied in cases of Territories not fully admitted as States, or of States supposed to be out of the Union as a consequence of their rebellion. If you reject the votes of electors because the State onuld not appoint, a fortiori, you must reject the votes of electors whom the State could appoint but did not. And the princiower expressly refused the trust and bestowed it on others. Indeed no absurdity could be more palpable, and none could lead to worse consequences than a decision that the voice of a State must be taken as it is thrown by any set of persons who claim to do it without regard to the authority which they hold or the source from whence they derive it. If that principle prevails, what is to be the predicament of things when two or three or a dozen sets of electors all claim the right to vote, and all send up their certificates in apparently proper form, and all are laid before Congress by the president of the Senate?

It will certainly not be denied that Congress mayinguire into the genuine ness of any certificate produced by the president of the Senate. If it is known to be a mere forgery all men of common integrity will say with one voice that it must not and shall not be counted. houses is to count the true votes of That be settled, let us see what follows in the case under consideration.

Board and govenor of Louisiana willfully, frandulently, and falsely makea certificate that certain persons therein named had a majority of the popular votes, knowing the fact to be otherwise, two houses concerning their duty to count or reject a vote, the judgment of they bring themselves literally within this definition. The books on criminal law teach that an indictable forgery is proved when a paper, though signed by the hand of the proper person, and not afterward altered, is brought into contact with any trick or imposture practiced by or upon the maker of it. Thus, a note for a thousand dollars. signed by an illiterate man on the assprance that it binds him to pay only imparts absolute verity—must be taken five hundred; a will drawn contrary to

HARTFORD, OHIO COUNTY, KY., DECEMBER 20, 1876. NO. 50. pers, and would hardly save the Lou- ning officers, pronounced by the govisiana conspirators, if indicted for forg- ernor, the secretary of the Commurpresent generation; it has no warrant up from a body of men pretending to ery in the fabrication of false election re- wealth and all high authorities to be ficial certificate, intended for a fraudu- cham and a falsehood, the right claimthe thing, and it grossly violates the the laws of the State, their acts must lent purpose, and known to be false, is ed under it was resisted to the number. not a forgery. An auditor the treasury Nobody now believes that it was not certifies to balance in favor of a person rightly and legally treated. whom he knows to be not a creditor, but a debtor to the Government, with of the governor and Returning Roard intent to defraud the public; a justice is fraudulent. That is a matter fact certifies that a deposition was sworn to before him by a person whom he If the Hayes electors, the governor, the never saw; the clerk of a court certifies to false naturalization papers. These ought to be, and would be, held for forgerles. A commissioner, supervisor or inspector of election, whose duty is to count the ballot at a particular polling-place, fabricates a certificate, signs and returns it in total violation of what he knows to be the truth; how would be fare in a court if indicted for forgery? But suppose the returns to be honestly made to the central authority of the state, where the governor, secretary, or special board of canvassing officers are required to aggregate the returns, can they make a certificate willfully falsifying the whole result have majorities, but may sit in judgof the election without being guilty of ment on the returns from every parish forgery? While I concede that this and certify the majority, not as it actutechnical question is not in the present ally is, but as in their opinion it ought state of the law, clear enough to justify any dogmatism about it, the conclusion is not unreasonable or presumptuous of voting for president in the name of that the canvassing officers who did this thing, the governor who participated in it and all other persons who encouraged or aided them are within the be? If these men can cast the vote of condemnation which the law pronounces upon forgers. I ought, how ever, to add that I have not looked at the criminal code of Louisiana. I have ers to a certain extent, to correct the taken it for granted that it contains

nothing inconsistent with the general the statute of Elizabeth ,and adhered to in the other states of this Union. But this is not important now and will never become so unless the guilty at present is whether a vote known to accounts before a court of equity, and ple applies a multo fortiori to the case be false and fraudulent shall be receivsuch a subject then they have retained they shall then be confirmed correction they shall then be confirmed correction they shall then be confirmed corrections to whom the appointing ed as a true one. What weight or value shall be given as evidence to pa pers concocted with a predetermined intent to cheat? If the evidence, which is laid before Congress, that Louisiana voted for Hayes shall be shown to have its conception, its birthand its nurture in mere iniquity, what honest man can safely give itentertainment? A fraudulent paper proves nothing; it is a mere nullity, as corrupt in morals and as void in law as any forgery can possibly be. The conclusiveness of the certificate

made in legal form by the proper State authorities is admitted; but that always presupposes the honesty of the act. A udgement of the Supreme Court is conclucive, too; but any justice of the peace who knows it to have been corruptly obtained may properly cast it alds. The most solemn act of the executive-a pardon, a patent a commission-loses all validity if it be tainted with fraud. Under proof of any dishonest practice any private deed and every public record becomes as worthless as a blank, no matter with what terially changed the result of the electsolemnity it may have been executed, or ion." But no clemency is ever ex-Forgery is the fraudulent making or how carefully attested. All writings tended to their political opponents. alteration of a writing to the prejudice are obliterated, and great seals of State The "result of the election" is always crumble into dust the moment they "materially affected" by an act of vioare brought into contact with a covi- lence or fraud, no matter when, where nous fact. This applies to election re- or by whom in a Democratic district,

turns as well as to every thing else. The principal which fences us the majority is not Democratic. against knavery in matters of minor mportance will not fail us when an at- power like this may be held and wielded tempt is made to cheat us by whole- by a Returning Board consistantly ale out of the right to be governed by with the fundamental law of Louisiana, president of our own choice. It has or any other State? No; for reasons been applied to election certificates in too numerous to mention. It usurps caces precisely analogous to this, authority which belongs exclusively Once upon a time the majority in the to the court; it imposes the severest House of Representatives depended punishment, without trial or evidence, upon the election of members in New upon large bodied of men who are Jersey. The Democrats were chosen, known to be innocent of every offense; but the Whig governor of the State, in defiance of the State constitution, it a deed antedated with the consent of tempted by the oportunity which he refuses the votes of qualified citizens, both parties to affect injuriously the thought he had of making a bold stroke and makes the right of suffrage a mere rights of others—these are held to be for his party, dishonestly certified the mockery. Moreover, it flatly violates ground that any paper purporting to peals frem the returning boards of the forgeries by all the text writers on election of the minority candidates and that express provision of the Federal commissioned them under the broad Constitution which declares that "no The judicial decisions, however, in seal. The commission, if it had any person shall be disfranchised except England and America are not uniform force at all, was conclusive evidence of for rebellion or other crime," which, on this point; and I admit the better their right to sit as members until of course, means a crime of his own opinion to be that an indictment for they were unseated upon a regular pe- whereof he is legally convicted. open to no contradition. This is in world, including Congress, as the forgery can not be sustained without tition and contest. But it was frauduproof of an actual false making of the lent, and therefore void altogether. ply to the case of presidential electors. tice of the houses; it is inconsistent on a subject within its exclusive jurispaper, in whole or in part, a simulation It was not allowed to prevail for a moIt is expressly confined to State, parish or counterfeiting, which gives it the ment. In Pennsylvania a similar trick and indicary officers, to the members erately adopted for the exercise of Congress is bound, therefore, to appearance of being made by some- was tried in favor of candidates for the of the Assembly, and members of Contheir power and the performance of count the Louisiana vote, unless some body who did not make it. But this Legislature known to be defeated by

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But it may be denied that the action not yet in shape for full discusion. Returning Board, and other parties to this transaction can prove that they added up the vote and certified the aggregate result according to the truth as it really was, or as they had reason to believe it, then the Democrats have no case. But if they knew what the result was, and yet wilfully falsified it. this is fraud per se. They not only did this, but they greatly aggravated the guilt of the act by founding it on pretenses known to be false in fact and insufficient in law.

It is said that the Returning Board is not bound to make a mere count of the votes and ascertain what candidates to be. To support this they quote section 3 of the Louisiana election law, which no one can read without seeing that it was passed by a corrupt Legislature to prevent the people of the State from turning out the party then occupying the State offices. A Returning board certainly ought

to have judicial or quasi-judicial powblunder of a superintendent, to inquire whether a return from any polling principal established in England by place is properly authenticated, to ascertain what votes have been cast for any candidate by persons not qualified, and make the proper dedution. This is anthority which may certainly be parties are prosecuted. The question given to States canvassers. But it is not given to the Louisiana board by the section referred to. They assert in which there has been "an act of violence, riot, tumult, intimidation, armed disturbance, bribery, or corrupt influence." Their jurisdiction, as they claim it, is that of the highest criminal court, and is to be exercised in ways totally prohibited by all courts. They may try the people of a whole parish at once, and condemn them all on ex parte statements, without a hearing or notice, of acts of violence committed by a person unknown to them at any place within their borders, and at any time in the indefinite past. A conviction obtained in this way is immediately followed by a sentence of disfranchisment, which, I need not say, is the most fright penalty that can be inflictedon a people struggling to free themselves from the domination of reckless knaves. This terrible jurisdiction to doom and punish may seem to be mitigated by the pardoning power, for the board is authorized to condone the offense when they think it has not "mabut the reverse is sure to be held where

Willanyman in the world say that a

"Centinual on faueth page.]

lina. All these States have become further ado. Democratic rule. But South Caroli- here. It was on this occasion that Itr. four any case. Price 50 cents, postage free. and South Carolina and Louisiana, effectual sermons. Text: I Chron. ord Bank, Rolling ac, Md. strangs to say, have been ruled by the XX1X., 13. "Now therefore, our WITH A COLD IS ALWAYS DANGEROUS.

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The steple crops grown in 1875 and reported by the assessors this year are | Editor Herald:

68,944,115 bushels; wheat, 5,031,469 ever did. bushels; hemp, 14,923,529 pounds; bushels.

There was made in the State last year 4,879 tons of pig metal; 773 tons municate anything of a personal charof blooms; and 1,939 tons of bar iron aeter that transpires in the communibesides a large amount of eastings and ly, some one will be certain to take other hollow iron-ware.

that there were over 18,500 sheep mighty smart; why don't he leave out killed hy dogs, and a loss thereby of those things?" \$55,000 inflicted upon the farmers.

### Another Muddle.

Suppose that the election be thrown into the house of Representatives. Under the Twelfth Amendment of the Constitution the House would choose the President, the Scuate the Vice-Pres-

The eliviee would be confined to the parties named by the Electoral College. The House, which has an anti-Republican majority sufficiently large for the purpose, would, of course, elect

The majority of the Senate is Republican, and would prefer to elect taining the President's message. Wheeler, but would it not be compelled to chose Heudricks?

Tilden aud Wheeler are residents of New York.

The Twelfih Amendment provides that "the Electors shall meet in their respective States and vote by ballot for President and Vice-President, one of whom, at least, shall not be an inhabitant of the same State with themselves.

Would not Congress therefore, le compelled to choose a President and a Vice-President from different States? yours.

The Senate could not make its choice first, and thus forestall the action of that he would not be without the Chicago the House, for the Constitution pro- HERALD for ten dollars a year. He vides that the election failing by the said his children learned from it, they usual means "The House of Represen- remained around the family circle at tatives shall choose immediately, by bal- night and loved to peruse its columns. lot, the President."

the choice of Vice-President to Wheeler and hogs last week. numbers on the list the Senate shall bushels of coal to be shipped over the choose the Vice-President."

Suppose the House chooses Tilden President, the Senate Wheeler Vice- ean be procured. Presideut, how are we to get over the difficulty about both these gentlemen being inhabitants of the same State?

The Senate would have to give way. It would still be Tilden and Hendricks.

### From McLean County.

Island Station, Ky., Dec. 9 1876. Editor Herald.

Everything moves along quietly in this section. The HERALD is as welcome a guest now as when it first made its appearance. In the way of congratulation the writer would exclaim: Long may the HERALDs banner wave

Where truth and justice jointly reign, And freedom's cause a guardian have The boons of treedom to maintain.

Truly the HERALD, is a boou to one away from home, ever anxious to hear from those with whom happy youth was speut; or who has freedom's cause

is nothing even to create much sensation except the presidential election. The people are much interested in this 25 FANCY CARDS II styles with name 10 alluir. Daily Couriers are in demand; Rens co., N.Y. WEDNESDAY, DECREMBER 10, '876. aml powder too in our neighboring BLOODY SHIRT.—The St. Louis some loud exultations over the favora-worth \$3,00 FREE, Sample copy Republican says: There is no hook to ble intelligence almost daily received. | tar. . EACELSTOR MFG.CO., 99 Madhang a bloody shirt on in Missonri, It is the commurrent opinion here among HEADACH all parties, that Tilden is fairly elected. Teauessee, Maryland, and North Care- and should be allowed his seat without

We will send the Hartford Heraald thanks than those who intered the from now till 1st of January 1878 for language of the text. It is the duly SOLD BY ALL DRUGGISTS. That we live in such an enlightened 2, 3 YEAR. ATENTS WANTER age. 2d That we live in a land of 2, 1 pectus representing We clip the following from the report of Col. W. J. Davie, Commissioner of Agriculture Horticulture and Statistics for Kentneky.

age. 2d That we enjoy religious liberty: a blessing that no other nation under the sun does enjoy. Finally, there is prepared for all men a beller on our "Courters Books, and Inner the sun does only the property of the first profits, AGENTS WANTED on our "Courters Books, and for picture," 2011. o'The aggregate number of different kinds of stock reported by the assessing a billing in pulpit oratory is ton Dr.'s ability in pulpit oratory is ton PEBLESHING C 1, 520 Pine St. St. Louis Mo. well known for the feeble pen of the writer to add a mite to his merited praise. Suffice to say, that there was much instruction and consolation in ta1,726 his words.

### Letter From Beaver Dam.

BEAVER DAM, Dec. 18, '76.

To tell you news would, you are Tobacco, 156,136,910 pounds; corn, well aware, be something more than I

Sometimes I am inclined to cease hay, 122,696 tons; barley, 148,004 altogether, my correspondence to your columns.

The reason is this: If you com. exception to the same, and, insinuat-From these statistics it will be seen ingly remark: "He thinks he is

Another one says: "If he does not make public the facts that occur, where is the necessity of a communication?"

Some of these times Bro. Barrett, when in your leisure moments, will you explain to all the subscribers why it is that your friends confer a favor by giving you the news in general.

We poor, illiterate youths feel our deficiency in the reportorial capacity, and are the may organs assigned into the conand only request that our superiors or two respects only, but it all the important county in which we reside.

The last issue of the HERALD received praise for its supplement con-

When your space admits, give us read by, and, to many that are not subscribers.

For the betterment of our county, I would say: All of you subscribe for would say: All of you subscribe for the HERALD—you will be wiser, will sell that, that you offer for sale at a which aver obtained only eward in Europe. whom to buy—others will see that you are industrious and prosperity will be satisfaction to every reasonable gurchaser or the satisfaction to ever

A gentleman told me the other day

Messrs. Taylor & Gray, and also R. The Senate would be restricted in J. Daniel shipped a large lot of cattle

Louisville and Nashville road, which they will furnish as speedily as ears

Those, as well as the two other mines below, have at this time the most gentlemanly class of fellows ever Staple and Fancy Dry Goods. at them; they are foreigners principally and were brought up to the gentlemans standard.

Oyster suppers are in vogue already, one at Mrs. Sam Taylor's and Mrs. Thomas Steven's last week-they were Men's Youths' and Boys' Clothexcellent, and we like them if Uuele

Jack Barclay says he don't. The young people are speaking of a Christmas tree—get it up friends, the for sala at cost for Casa.

described property, to-wit:

An undivided 1-5 of 400 occasion for it only happens once a CALICOES, BEST BRAND, FROM EIGHT tract of land on the Taylor Coal Mines
TO TEN CENTS PER YARD.

On Rough creek in the Tourist of land on the Taylor Coal Mines
"Short Line," one mile from Benver Dam a treat that will enliven their hearts.

Hurrali, for Wade Hampton! How are you Bro.'s Graut, Hayes, Sherman, Chandler, Wells & Co? HENRI.

BARREN County Court of Claims at heart. It is in consideration of these allowed their County attorney an an f. to that your correspondent here, nual salary of \$500, and their County la juite in the way of items, Judge\$550. Hardin County Court of ute to its (the HERALD) sup- Claims, allowed their County Judge it, these are scarce, for there \$500, and County Attorney \$100.

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"You go, and if no one dauces with you, I wili." Our devil wants to know if there are any left handed "sticks." Will

some of our exchanges please answer? We are under obligations to Mr. B. F. Gray and H. C. Leach of Croinwell

Mr. H. T. Brater has disposed of his interest in the Franklin Pairiot to J. H. Millikin.

district for favors.

READ the fetter of Hon. J. S. Black, on Haves' Louisiana steal, on first and fourth pages.

OSCAR STEVENS, of the firm of Mendel & Kalin, Creniwell, was in town

one day last work and made us a call. The many nice things seen in on merchants' show windows, remind us that next Monday will be Christmas

The young folks in Elm Lick neighborhood are going to leave a nice fundangoat Warner Martins Friday night.

THE young ladies should remember that they have only ten days more in Shivering homeward drives the couses. which to exercise the right to "pop. the question."

ARCHIE, RAY Esq., a young lawyer of Bowling Green, Ky., is visiting his uncle, W. C. Chapman, of this place.

THE Good Templars of this place are getting up some plays for the benefit of their lodge, which they will act about New Year.

THE weather for the past week or so, has made the ice fine for gathering and many of our citizens have availed themselves of this opportunity. Airnoven "times are hard," we are

glad to note considerable improvement going on in our town in the way of building, repairing &c. The tax on commercial travellers

known as the Drummers' tax in tho State of Alabama was repealed on 14th inst. to take effect at once.

THE Sabbath school at this place was reorganized last Sunday, with Rev. G. J. Bean, Superintendent and B. P. Berryman, assistant; Malcolm McIutyre, Sceretary; G. B. Williams Librarian and Clande J. Yager, assistant.

SANTA CLAUS commands all his leval and obedient Subjects to buy their Christmas goods of those who advertise in the HERALD, as he has been around and made deposits of goods at all those stores and places advertis tleman. And as long as the place is ed in these columns.

WE invite the attention of our readers to the new advertisement of Mendel & Kalın, Cromwell, Ky., which appears in this issue. The above named gentlemen are first-class business men, Masonie cause and published at Louand purpose selling goods cheaper than they can be bought elsewhere.

on it".-McLean County Progress.

the Sabbath and ice didu't both break.

. The reader of newspapers who ignores the advertisements, loses a large chare of the entertainment and instruction prepared for him. There is no one no matter what his business or his circumstances' who will not find something interesting and profitable in the advertising columns of any good news-

Prepare for the Holidays. At the Great Clothing House of J. Winter & Co., you will find the best variety of any house in Louisville and sold at greatly reduced rates.

### NEVER NEGLECT A COLD

A slight cold while uupleasant aud annoving is seldom treated as a serious matter, and yet how often do we find it when neglected terminating in chronic eatarrh, bronchitis, consumption, and kindred fatal di-eases. No cold or cough should be allowed to take its own course, but nature should receive not exceeding five lines, and notices of timely assistance in warding off the fatal consequence that may result from commerce Notices, Resolutions of neglect. For this purpose that renowned remedy, Dr. RADITHE'S SEVEN SEALS OR GOLDEN WONDER is without an equal. Thousands have used it for coughs, colds, broughitis and consumption, and with singular unanimity attest its marvelous elliency. Numerous certificates of the complete

cures of long standing eases of catarrh and bronchitis, after all other remedies had been tried in vain, are in possession of the proprietors of the GOLDEN WON-Consult our "Preferred Local" col-

and Wilson Sewing Machine call on for sale cheap. J. P. BARRETT.

VALUABLE SEEDS FREE.-Prof. Stelle, agricultural editor of the mobile Liegister, and edilor of the Journal of Progress, is now sending out in dollar parsels hundreds of packages of rare garden and tree seeds, chutas, eet, free. at Send your name on a postal eard addressed Journal of Progress, Mobile, Ala., and he will send you a copy of at his valuable Monthly containing his list of free seeds.

### Attention, Subscribers !

All subscribers who get their paper at Hartford will please notify us wheth er they prefer to receive it at this office or at the post office, as all mail for this place bereafter will be delivered at one of these places.

### Christmas, Proclamation,

To all whom it may concern I de sire to say to those who are indebted to me that I am necessarily compelled to Cluse all my accounts, on or before the 10th, of January 1877. Those who do not call and settle by

that time, may expect a visit from the new Sheriff C. W. Phillips soon as he is qualified, Z. WAYNE GRIFFIN. December's comé; and now the breezes How among the liteless treeses. Now the boy with ragged trowses

His boots are old and torn his clothes is And bless my soull How blue his nose is Western Farmer's Almanae, by Jno. P. Morton & Co., for 1877, for sale, at Z. Wayne Griffin's, at 10 cents

THE Ohio County Convention of the Independent Order of Good Templans, is hereby postponed until further notice. JOHN. S. PARKE, Sec."

Rosine, Ky, Dec. 18, 1876. G. J. Maple and J. J. Jones began work on a stave contract for W. E. Chess, on the 23rd of October, with five hands and since that have increased

loads of licading bolts. They divided their hands and ran a race from Nov. 14th, to Dec. 8th, for a premium of \$10,00 Jones won the prize. They will spend the prize in a treat to their hands on Christmas morning. This was getting out staves pretty fast,

Tire office of collector of Internal Revenue was removed from here to Owensboro last Monday. We regret this, but expect it was safest and best to move it as the facilities for transacting the business at Owensboro are greater than here. Col. O. P. Johncon has our best wishes and our Owens boro friends will find him polite, accom modating officer and an excellent genfilled by a republican, we are perfectly satisfied with Col. Johnson.

We have received vol. 1, no. 13, of The Masonic Journal, a weekly devoted to the interest and benefit of the isville, Ky., and edited by Jos. H. Branham. We gladly welcome it as Calhoon has very moral boys. They an exchange. It is just such a paper won't "break" the Saubath. They as should find its way into every Masimply strap on their skates and "slide souie home in the South and West, terms, \$200, per annum. We advise If the Progress man could see the all our Masonic brethren to subscribe choice fancy Candies, and well edected falls some of the Hartford boys get, for it at once. We will furnish it and Toys for their children for Christmas he would be astonished to know why the HERALD to the same, person for presents, they would do better by cal- and is believed to be the best adapted, one year at the small sum of \$3.00

\$10,000 AWARDED .- I was so sick nd low-spirited that I thought I would give anything to get well; and if any one had insured me the good-health produced by using Simmous' Liver Regulator, and charged me a thousand dollars, I would willingly have paid it if I had had it; in fact, ten thousand dollars would be worth less to me than what it has done for me."

GEO. F. BARRETT, Macon, Ga. Z. WAYNE GRIFFIN has a lot of nice Toilet Sets for sale cheap.

PREFERRED LOCALS. Salt! Sult!! Salt!!! nt

E. T. WILLIAMS

Finest Linen Dolls at E. T. WILLIAMS: Wax and China Dolls at

E. T. WILLIAMS. The linest lot of Christmas Goods in

S. EDWARDS', A fine lot of Camly Toys at

S. EDWARDS:

Go to Z. Wayne Griffin's and buy you a nice heautiful Photographic Al-

Holy Bible book divine by inspiration given. A nice lot of them for sale by Z. Wayne Griffin.

J. C. THOMAS & BRO., the old retiable Saddle and Harness makers. Work done in best of style, at fair prices. Saddles, Harness, Bridles, For Sale on good terms a 'Wheeler | Whips and everything in their line

J. F. Yager will deliver Coal nt

New crop New Orleans Sugar and W. C. MORTON'S. Fresh barrel Pickles and Sour Kront W. C. MORTON'S.

Figs, Dates, Prunes, and Currents, E. T. WILLIAMS', Finest lot of plain and fancy Candies ever brought to this market at

E. T. WILLIAMS'. Best Sugar, Coffee and Molasses at E. T. WILLIAMS.

Lard, Pickles and hominy at

E. T. WILLIAMS. Lor of fice Books, at Z. WAYNE GRIFFIN'S.

Toilet Soaps, Perfamery, Hair Brushes, Combs and a variety of nice articles cheap, at Z. WAYNE GRIFFIN'S.

Candy Apples, Peaches, Pears. Oranges, Lemons, Strawberries, Tomatoes, Carrots, Potatoes, etc., at S. EDWARDS

The little Joker Revolver, just the thing to please a boy at

S. EPWARDS' Best Pocket Knives at E. T. WILLIAMS'.

J. F. YAGER keeps the Livery Stable and keeps it right. Horses left Babies fair with cheeks of brown in his stable will be well cared for.

I have Fice barrels of three year's old Sullenger Whisky, notwithstanding the report that W. T. King had bought all the old whisky in towu. W.C. MORTON.

### George Klein & Bro.

These gentlemen are thorough husiess men and deal fairly and honestly by everybody. There is nothing in the Tillware and Quee: sware line that they the number of hands to 15. They do not keep. They have all sorts and have made 120,000 staves and 100 sizes of Staves at prices to defy competition. Dive in and see them.

W. H. Moore runs the Steam Flour and Grist Mill, and makes an excelleut article of Flour and Meal. He hus Flour, Meal and Bran for sale at honest rates. Carry your grain there to be ground and go there to buy your

Best all wool Jeans, at 40 Cent per gard, by L. ROSENBERG & BRO. Cotton Flanuel 10 Cents per yard for sale, by L. ROSENBERG& BRO.

A Fresh line of Boots and Shoes just received, at prices to snit the times E. SMALL'S. Ladies' Furs \$2,00 a set, at

E. SMALITS Ladies' And gents' Wedding Out-fits the finest and cheapest, at

E. SMALL'S. Remember well and bear in mind A good Livery rig is hard to find J. F. Yager keeps a lot of good Sad-

dle Horses, Buggies and Buggy Horses, always ready. Give him a call. ... If the citizens of, and community around Beaver Dam, wish to purchase

rell, than anywhere else. good Christmas present, and one that is durable and of service to them,

nice Saddle. Boys' Wagons, Drums and Trum-Oranges', Apples, and Lemons at

E. T. WILLIAMS, and Shoes, cheaper than ever, at L. ROSENBERG & BRO.

Fire-works of every discription at E. T. WILLIAMS.

A large lot of Candy and tin Toys at E. T. WILLIAMS'. All persons indebted to me will

please call and pay immediately. V. P. ADDINGTON. A First-class Laminated steel harrel

Shot Gun for sule, by

Chemises at 50 cents, at

Companion Sachels from 50 cents E. SMALL'S.

W. L. Rowe & Co.'s. Go to W. L. Bawe & Co.'s, for the very best coal oil.

A fine lot of Coffee-all grades at

French and Jews' Harps at E. T. WILLIAMS China and Britania Tea Sets at

E. T. WILLIAMS. Grand Cleaning out sale of Over loals, Blankets ladies and gents' E. SMALL'S.

### Holiday Goods.

Writing Desks, Work Boxes, Koward such wonderful elfeets. Try it, call for Cards, Toilel Sels, Gilt Vases, China Wood's improved Hair Restorative, Tea Sets, China Cups and Saucers, Clina Cups Motto, China Boses. Games, Authors and Poets, Faucy Rattles, Toilet Goods, of all kinds very cheap, at J. W. FORD'S.

For Sale a good Gold Watch on fair JNO. P. BARRETT. terms call on Go to W. L. Rowe & Co.'s, for fresh

Caudies of all kinds.

E. T. WILLIAMS, the popular farms yiz: Market Street Grocer, although a The farm cultivated this year by bachelor of questionable age has more John K. Sorrels, lying on Rough children than any happy benedict of ereck near the No Creek churches con-

Babies large and habies small At E. T. W.'s can be found. In fact he has about two Show Cases

full of them, CHRISTMAS is coming; go to E. WILLIAMS and see for yourself.

A splended assortment of beautiful Vases suitable for Christmas presents,

for sale cheap, by Z. WAYNE GRIFFIN

Initial note, fancy Paper, gilt Paper silver Paper, nice Cards and Envelopes. all of the newest and prottiest variety, at 1 Z. WAYNE GRIFFIN'S. Go lo Z. Wayne Grifflu's for your

Christmas presents and you will be sure to find something to suit you.

Louisville. Prices have been marked down and you will not fail to obtain a BETHEL

NEW HYMN BOOK-LATEST OUT. A neat and convenient volume, entitled SPIRITUAL HYMNS, is just from the press. It confidently claims to be the best adapted to all religious meetingeprayer-meetings, praise-meetings protracted-meetings, Sunday-schools, etc. -embracing, as it does, the old and the new hymns that are most pure, inspiring, helpful and scriptural in sentiment, and most used in all parts of the country and among all denominations. A large number of the hymns in this valuable collection are those sung in the Moody and Sankey meetings in England, New York, Philadelphia, and now in Chicago. The book is the Repairing neatly and promptly done. result of twenty years' experience in the publication of religious literature, and in pastoral and evangelistic labor, ling at the Drug Store of W. H. Mur- of any convenient-sized, neat and cheap work in the market, for pulpit use, bome use, prayer and praise-meetings, Fathers if you want to buy your boys anniversaries, Christmas, Christmas, trees, Sunday-schools, all special occasious, etc. With the hymns of this go to T. S. Duke's and buy them a book there are nearly all of the best of both the old and the new tunes—the tunes now most used in all churches. E. T. WILLIAMS'. Price, wholesale bound in heavy, neat, durable board, ten copies for \$3,00, and same rates for larger orders. Sample copies will be sent for thirty cents. In Just received n No. 1, Stock of Boots fine leather rep binding, forty cents per copy. Address.

H. Y. RUSH, Dayton, Ohic.

CONSUMPTION CURED.

Ap old physician, retired from ac tivo practice, having placed in his hands by nn East India Missionary the formula of n simple Vegetable Reinedy, for the speedy and perma nent cure of Consumption, Bronchitis, Catarrh, Ashbia, and all throat and Lung Affections, also a Positive and Radical cure for Nervous Debility and MARBLEWORKS a'l Nervous Complaints, after having W. C. CHAPMAN. thoroughly tested its wonderful cura-W. C. CHAPMAN.

J. P. Pracy & Son.

It is app inted anto men once to die and when he does, which is about the last thing he does do in this world, his friends ought to put him away decently J. P. Tracy & Son, keep a full line of nice Coffins for sale at \$5,00 and appwards.

Thoroughly tested its wonderful curative powers in thousands of cases, feels it his duty to make it known to his salf-ring fellows. Actuated by this motive, and a conscientions desire to relieve human suffering, he will send (free of charge) to all who desire it, this recipe, with full directions for preparing and successfully using. Sent

I ARTFORD

Charles Griffin, Marshal.

Beaver Dam.—E. W. Cooper, Judge, first and Amenican Memble, and Amen by return mail by addressing with E. SMALLUS, stamp, naming this paper.

Dr. W. C. STEVENS. Munroe Block, Syrnense, N. Y

T. S. DUKE will make it to your interest to hny your Saddles and Harness of him. He manufactures all his own work and can vouch for each article being well made.

Try it-and ton will Always use Wood's Improved.

Wood's IMPROVED HAIR RESTORArive is unlike any other, and has no equal. The Improved has new vegetable tonic properties; restores grey hair to glossy, natural color; restores, dresses, gives vigor to the hair; restores hair to prematurely bald heads; removes dandruff, humors, scaly eruptions; removes irritation, ilching and Illustrated Gift and Toy Books, scaly dryness. No article produces and don't be jud off with any other article. Sold by all druggists in this place and dealers everywhere. Trade supplied at manufacturer's prices by C. A. Cook

> Cash paid for Hides, Sheepskins, Coonskins and all kinds of furs Lou'Kammerer.

One door above the old Crow House.

### FARMS FO RRENT.

On Monday, January the 1st, 1877, Just received a large lot of Salt at unless previously rented, I will at the W. L. Rowe & Co.'s. Court llouse door in Hartford, rent to the highest bidder, the following

taining 150 acres, with good improvements, and in all, respects a No. 1

Also the farm occupied by Mrs. Vancy S. King, on the Owensboro road near Beda, containing 244 acres.

E. R. MURREIL, Master Com'r. Ohio Circuit Court.

Wedding Rings farnished to order promptly also det Rings, with Amethiel, Garnet, Topas, Moss Agaia, Pearl or Diamond settings. Plain Gold 18-kt. Hings from \$3 to \$15 each. dering, mensura the largest joint of the finger Christinas presents and you will be suite to find something to suit you.

Now is the Time to Buy:

Cheap Clothing, If you wish a bargain go to the old Reliable House of J.

Winter & Co., cor. 3rd-and Market,

Lonisvilla, Prices Kare here and the largest joint of the finger you dering, measura the largest joint of the finger you dering, measura the largest joint of the finger you dering, measura the largest joint of the finger you dering, measura the largest joint of the finger you dering the largest joint of the finger you dering, measura the largest joint of the finger you dering the largest joint of the largest judges and you dering the largest judges a

### COLLEGE

Russellville, Ky. 

of setting ministers pay, no mitios. Faculty. Leslie Waggener A.M. Thes. W. Tobay D.D. Jas. H. Gray A. d. P. A. Polnter.
C. M. Furman A.M. W. W. Gardner D.D. For full particulars address LESLIE WAGGENER, Chr.,

L. F.WOERNER, OT & SHOEMAKER BARTFORD, KENTUCKY

### ST. CLAIR PLAIN & ORNAMENTAL

PLASTERER, BRISKLAYER AND CONTRACTOR. P. O. Address, HARTFORD, or McHENRY, KY.

REPERENCES -Jerry Williams & Son d James Collins, Hartford. Wm. Torrence, Rockport.

## BIG CLIFTY HOTEL BIG CLIFTY, KY.

This holel is silunted on the Louisville, Padneah and Southwestern Ruil Road, and the day train from l'aduenh to Louisville stops here for dinner. Ample time is given passongers to eat, and a first-class dinner is lurnished for only EAMUEL GOODMAN, Prop.

BROWN & DAVIS.



Proprielers SOUTH CARROLLTON

Dealers in

# HARTFORD

### SEMINARY.

The next session of this School will com mence on the first Monday of Seplember, 1876, and continue Twenty Weeks, under the sharge of Malcolm deIntyre A. B., assisted by Mice Seltie Payton.

Torma Per Session. Primary Department......\$10.04 fligher English .... Latin, Greak or French (one or all., 2) 00

One-half of the Tuitition will be due at the aid-lie of the ression, and the other half at the close. No diduction for absence, excase of protracted sickness, Students will ba received at any time and charged from time of entering. Special attention paid to fit ing boys for College. Buard can be obtained at from \$2.50 to 3.00 per week.

A Rare Chance, I have purchased the exclusive right to sell the Odell Improved

### INPERIAL WASHER,

burg counties.

Persons Duving Territory jean make rom Ten to Twenty Dollars per day-This is the latest pattern and will do te work satisfactorily. I will also sell for each the cheapest

farm in Ohio county. For Inriher particulars apply to the

undersigued, one mile south of Beaver S. S. STAHL.



JOHN P. TRACY & SON.

UNDERTAKERS, HARTFORD, KY .. Mannfacturers and deaters in all kinds o

vooden coffins, 'rom the fine-trees wood easket All kinds of cole trimmings constantly on Keep a fine hearre always ready to attend fanarals fran of charge to our patro s.

Wagons and Buggies, constantly on hand or mode to order. Particular attention given to plow stocking.



When once used will retain its place forever.

WE EXCHANGE MACHINES. Send your old-fashloned, cumbersome, heavy-running, woman-killing much me to us, and we will allow you \$25 for it, a4 part payment for one of ours. IT IS CELEBRATED FOR ITS ADVANTAGES,
IN THAT IT IS ONE OF THE LARGEST SEWING
MACHINES MANUFACTURED,—ADAPTED ALIKE
TO THE USE OF THE FAMILY OR THE WORKSHOP. IT HAS THE LARGEST SHUTTLE, WITH
A BOBBIN THAT HOLDS ALMOST A SPOOL OF
THREAD. THE SHUTTLE TENSION IS ADJUSTABLE WITHOUT REMOVING THE SHUTTLE FROM THE MACHINE.

MACHINE.

THIS MACHINE IS SO CONSTRUCTED
THAT THE POWER IS APPLIED DIRECTLY:
OVER THE NEEDLE, THUS ENABLING IT TOSEW THE HEAVIEST MATERIAL WITH UNEQUALED EASE, IT IS VERY SIMPLE IN ITS
CONSTRUCTION, DURABLE AS IRON AND
STEEL CAN MAKE IT, ALL ITS WEARING
PARTS OASE-HARDENED OR STEEL AND
INGENIOUSLY PROVIDED WITH MEANS FOR NGENIOUSLY PROVIDED WITH MEANS FOR TAKING UP LOST MOTION, SO WE ARE JUS Warranting Every Machine for 3 Years.

IT IS THE LIGHTEST AND EASIEST-RUNNING MACHINE IN THE MARKET, ITIS, ALSO, THE MOST ELABORATELY ORNAMENTED AND PRETTIEST MACHINE EVER PRODUCES. PRETTIEST MACHINE EVER PRODUCED.
WITH ALL THESE ADVANTAGES, IT IS SOLO
FROM \$15 TO \$25 LESS THAN OTHER FIRSTCLASS MACHINES.
EXCLUSIVE CONTROL OF TERRITORY GIVEN
TO AGENTS.
EXTRAORDINABY INDUCEMENTS OFFERED
FOR CASH IR ON CREDIT.
SEND FOR CIRCULARS AND TERMS TO White Sewing Machine Co.,

358 Euclid Avenue,

CLEVELAND, O. Or 10 J. R. RICE, who has the Territory of Daviess, Henderson, McLean, REGULATOR Hancock and Ohlo Counties and will be glad to show any and all this first-class Machine. A sample can be seen at Mrs. er Erglaser, Lewis G. Jarboe's, Hartford, Ky. Save Twenty Phil vielphia l'ost Office. Dollars by calling on the above, before

### DIRECTORY

. . CHURCH DIRECTORY.

Baptish—hare services first Sanday edd Sunday night in avery month and Salurday night preceding. W. P. Beenett, paster. M. E. Uhurch South—Services third Sunday in every month. W. W. Cook, paster. Union Sunday School every Sauday morn-ing at half past eight o'clock.

FOLICE COURTS.

Harlford-F. P. Morgan, Judge, second Mogdays in January, April, July and October. -- Charles Griffin, Maishal.

Mctionry.
Rockport—James Tinsley, Judge, Mansfield
Williams, Marchal. Courts held first Wadaesday in January, April, July and October.

### COUNTY DIRECTORY.

CIRCUIT COURT. Hon. James Stuart, Julge, Owensbore. Hou. Jos. Hayerafi, Altorney, Owensborn, A. L. Morlon, Clerk, Harlford, E. R. Murrell, Mastar Commissioner, Hartford, T. J. Smith, Shertff, Hartford.

E. L. Wise, Jailer, Hartford, Court begins on the second Mondays in May and Noramber, and continues three weeks and COUNTY COURT.

Hon. W. F. Gregory, Judge, Hartford, Capi. Sam. K. Cox, Clerk, Hartford, J. P. Sanderfer, Altorney, Hartford, Coort begins on the first Monday in every

QUARTERLY COURT. Begins on the 3rd Mondays ie Jacoary, April, COURT OF CLAIMS.

Begins on the first Mooday in October.
OTHER COUNTY OFFICERS. . J. Loneh, Assessor, Cromwell. . J. Leach, Assessor, Cromwell. I. Smill Fitzhazh, Surveyor, Sniphur Springs. hos. H. Buswell, Coroner, Sniphur Springs. R. P. Rowe, School Commissioner, Hartford. MAGISTRATES' COURTS.

Coney dietitet, No 1-P. H. Alford, Inclies of the Peace. P. O. White Run. Courts hald March 6, June 17, Saptember 4, and Decamber 18. E. F. Tillord, Justice of the Peace. P. O. Rosine. Courts held March Is, Jane 3, September 18, and December 4. W. W. Esall, Constable, P. O. Rosine. Cool Springs district No. 2—A. N. Brown, Justice of the Peace. P. O. Rockport. Courts held March 3, Juna 15, September 2, and December 16. P. J. Witcox, Justice of the Peace. P. O. Rockport. Courts held March 15, June 2, September 6 and December 2.—Isaac thrown, Constable. P. O. Rockport. Centertown district Na.3.—W. P. Ronder, J. P. P. O. Poln Pleasant Courts held March 31, June 14, September 30, and December 15.

31, June 14, September 30, and Docember 15, A. T. Coffman, J. P. P. O. Ceraivo. Coorla held March 16, Juna 28, September 15, and Docember 30. S. L. Fulkerson, Constable.—P. O. Hoggs Fatts. Belt's Store District No 4-Ben Nawlon, J. P. P. O. Buford. Courle held March II, Jone 23. September II, and December 27. S. Woodward, J. P. P. O. Harlford. Courts betd March 24, June 10, September 25, Decem-her II. Eli Chinn, Constable. P.O. Ba-

Fordsvilte district No 5-C. W. R. Cobb. J. P. P. O. Fordsville. Courts hald March 8, Jun. 19, September S, Decamber 22. J. L. Burion, J. P. P. O. Fordsville. Courts held March 20, June 7, September 22, December 8. J. I. Harder, constable, P. O. Fordsville.

Ellie' district No. 6-C. S. McEtroy, J. P.-O. Whitesville, Daviess county. Coorts held March 9, Jone 21, Saptember 9, Decem-ber 23. James Miller, J. P. P. 0. Whitasvilte, Daviess c unty. Courts hald March 22, Jone 8, September 23, December 9. Conta-ble—bave uone. C. W. Philtips, Daputy Sheriff, P. O. Whitesville, Daviess county.

Har ford pistrlot No. 7-J. P. Cooper, J. P. O. Beaver Dam. Courts held Morch 13, une 26, Septomber 14. December 20. A. B. ennett, J. P. P. O. Harlford Courts held March 25, June 12, September 27, Recember 13, W. L. Waddox, constable, P. D. Mellanry. Cromwell distriet No. 8-Samuel Austin. June 16, September 29, December 19. March 27, June 16, September 29, December 19. Matvin Taylor, J. P. P. O. Cromwell. Courts hald March 17, June 30, September, 19, December 26. R. S. Hodges, Constable, P. O. Crom-

Hartford District No. 9-T. L. Allen J. P. O. Hartford. Courts held March 14, Jone 24, September 13, December 28, John M. Leach, J. P. P. O. Baaver Dam. Courts held March 23, June 13, September 28, Decem-Snlphur Springs district No. 16—R. G. Wadding, J. P. P. O. Sulphur Springs. Courts held March 21, June 8, September 21, December 7 J. A Bonnett, J. P. P. O. Sulphur Springs. Courts held March 7, June 20, September 7, December 21.

Barlfelt's Precinct No. 11—W. H. Commiss, J. I'. P. O. Hertford. Courts held March 10, June 22, September 12, December 26. Jackson Yates J. I'. I' O. Buford. Courts held March 23, June 9, September 26, De

comba : 2. E. H. Burton, constabla, P. O. Buford.

Indigestion provail ta a greater extent then probably any other mai-ady, and reliaf is alway SIMMONS'

axionsly cought after. If the Liver is Rayabr in its action, health is almost invariably se-cured. Indigestion or want of action in the Liver, causes that dark Constipation, Jacobies Pain in the shealders, Congh. Diziness, sear rand in the managers, course, the mouth, hittees et-tacks, perpitation of the heart, depression of spiriteer the blues, and e handred other sympoms. Nimmou's Liver Regulator le he best remedy that has ever been discovared for these ailments. It acts mildly, effectually, and being a simple vegetable compound, can do no injury it any quantities that it may be taken. It is harmless in every way, it has been for forty years, and hundrads of the good and great from all parts of the country will vouch for its viriues, viz: Hon. Alexander II. Stephans, of Georgia. B shop Pierca of Georgia.
Ino. Gill Shorter, Ex-Gov. of Alaboma.

Gen. John B. Gordon. R. L. Mott of Colembas. Ca. LIVER are emeng the handreds to whom we can rafer, Prica \$1.08 By maii, \$1.04.

Manufactured only J. H. Zelin & Co., Philadelphia, Pa. For sala by all Druggists
Extract of a letter from Hon Alexander h Slephens, dated March 3, 1872: I occasionally ase, when my coodition requires it. Dr. Sim-mons' Liver Regulator, with gaod effeat. It is mild, and snits me belter than more estiva

An Efficacious Remedy, I can recommand as

en or money refunded.

J. F. RICE,

of 3000 nawspapers, and estimates shewing

Sole Agent custof edrertising,

for diseases of the Liver, Heartharn, and Dyspopsia, Simmees' Liver Rrglater, Lewis G. Wunder, Chief Clerk

# THE HERALD.

### Arrival and Departure of the Mails.

Eastern and Western Maile leave a 10 a. m., and arrive at 4, p in every day Sulphur Springs, Fordsville, Haynesaille and Pollville leaves every Thursday vt 6 p. m. and nrrives Saturday at 3 p. m. The Owenshoro mail, via. Beda, Bu-ford, Pleasant Ridge and Masonville lasves on Tuesday and Friday at 7 a. m., and arrives Monday and Thursday at 6

The Centertown mail arrives at 10 a. m., and departs at 11 a. m. Wednesday. C. J. LAWTON, Postmaster.

gress. There is another and a totally different provision for canvassing and counting the votes for presidential electors, which appears to be in full force.

On the whole case the law and evi. dence, which is sure to come through is the universal favorite, and all Southhe proper committee, will demonstrate erners are proud of it. Let a large this to be a monstrous, unmitigated, club be raised without delay in this and circular showing the remarkable in palpable fraud upon Louisiana and up- community. It is the only illustrated ducement it offers its agenta. not the vote of the State, nor the product of any State authority legally pronouncing it the equal in every re- year's subscristion to any one of the great duct of any State authority legally pronouncing it the equal in every re-negazines or illustrated papers, by ad-exercised, but the mere spawn of a speet of any simular publication in to see how Congress, or either house the whole country, North and South scribers. of Congress, can, with its eyes is writing for it, and it has something law teaches a false doctrine when it all subjects are from the best minds of order, or lank drafts, or checks, or by exsays that he who knowingly utters a the age. false paper is as guilty as he who makes

ject may differ toto codo. They act, same hall while the votes are counting on any question within the jurisdiction | miss any of the numbers. They will of both, the judgment of one is as po- read like a fascinating romance. tent as the other, and it is equally clear that each must decide for itself how, when and in what manner the seperate duties assigned to it shall be

Now the Senate may think that this vote is not fraudulent; or it may believe that fraud is, and onght to be, as good and valid as truth, while the House adheres to the opposite notion, support of the people. The price is and, acting upon its convictions, re- \$3 a year, but clubs of four and upfuses to sanctify the frauds by adopt' wards get it for \$2.50. Address Jno ing it. What then? Does that bring H. SEALS, Atlanta, Ga. the organic machinery of the Government to a dead lock, so that it cannot move without breaking to pelcee? Certainly a difference between the houses must be followed by that disastrous consequence, if it be true that each has the same power over tho whole subject and over every part of it. Let us see if this be the state of the law as the framers of the Constitution made

The power to count the votes as deeide upon their validity is not given in express words. But it comes by clear implication from the duty of electing a president and vice president in case no candidate has a majority of the electors. The subsequent and immediate duty of the House depends upon the state of the electoral vote for president, as the Senate's action must be governed by the vote for vice president- The duty to do an act upon a certain contingency certainly implies the right to ascertain whether that contingency has risen or not. If the Senate thinks it right to admit fraudulent votes, and can find enough of them to elect their candidate, they may install him in the chair of their body, since there is no legal authority in the House of Repre. sentatives or elsewhere to stop them. If they, upon examination, believe that a true count of the legal votes gives no one a majority, and thereupon proceed to make an election of their own UU between the two highest, the House certainly cannot interfere. The House ket prices. —Remember the place - Mar ket street. Second door from Hartford is equally independent when engaged in the performance of the duty separately specially assigned to it. If no candidate has a majority of all the electoral votes, the representatives of the people in the lower house shall make a choice from the three highest. How is this duty to be rightfully performed with out ascertaining whether any candidate has a majority, and, if not, who are eligible as the three highest? And by whom shall the fact be ascertained if not by themselves? If the House, up. on what it believes to be a true count of the votes, shall determine that no one has a majority, can the Senate in terfere and command the House not. to elect? Or can it dietate to the House the unmes of the three persons from whom the choice is to be made? To ask these questions is to answer them. The Senate having nothing to do with the presidential election has no duty to perform about it-can pronounce no judgment upon it that binds anybody. For the same reason the House can not interfere with the busi-

the Constitution has confided to the Senate. Each is as far from the control of the other as both are from the control of the executive.

There is a joint rule of the two houses by which they have mutually bound themselves, that niether House | Sunday Conrier-Journan. Ona Year ...... 2 00 shall count a vote for president or vice president if the other decides to throw it out. Whether this rule is in force or not makes no practical difference in the present case on the question between Tilden aml Haves. The refusal of the House to count fraudu- mere hasty hotehpotch thrown together lent votes, if it does not prevail under able, spicy lamily newspaper, carefully the rule, must be made equally effect- and intelligently edited in every column ual under the naked Constitution. J. S. BLACK.

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ville, daily vxcapt Sunday at 8:35 a. m.and arrives at Cecilian Junction at 11:00 a. m tirayson Springs at Leitchfield at 12:02 p. m 12:15 15:35 44 2:20 44 2:41 44 Millwood at (Dinner) Beaver Dam at 2:41 3:f0 Rochport at Owensborn Junction at threenville 3:30 Nortonville Junction at 7:35

The up train for Londsville lasvas Padnesh daily except Sunday at 6.45 a. m. and arrived Nortonville Junction at Ovensboro Junation at 10:42 " 11:02 " 11:30 a. m. 10:42 Beaver Dam at 11:58 " Desiver Dam at
Loitehfield at
Grayson Springs
Big Clifty at (Dinner)
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